Federal Defenders OF NEW YORK, INC.

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MENIO LANGET MAN

Paul E. Davison
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White Plains

February 28, 2008

BY HAND

The Honorable Stephen C. Robinson United States district Court Judge Southern District of New York 300 Quarropas Street White Plains, New York 1510 Hm

Re: <u>United States v. Christopher Schulze</u> 07 Cr. 1079 (SCR)

Dear Judge Robinson:

This letter is to request an adjournment of the motion schedule in the above referenced matter. This request is being made to allow Mr. Schulze to review the discovery materials. I have spoken to the government and they do not object to this request. We propose the following schedule; defense motions due on April 10, 2008, government response by May 9, and reply by May 16, 2008. We consent to the exclusion of time under the Speedy Trial Act during the pendency of the motions.

Your consideration off this matter is greatly appreciated.

Sincerely Yours,

Susanne Brody

APPLICATION GRANTED 8 Luchen C Robinson

HON. STEPHEN C. ROBINSION

CC: Marcia Cohen, Esq.

Assistant United States Attorney

Mr. Christopher Schulze.

USDC SDNY

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